SLOVER & LOFTUS

ATTORNEYS AT LAW

1224 SEVENTEENTH STREET, N. W. WASHINGTON, D. C. 20036

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BONNIE L. BOODEN

202 347-7170

17413

July 3, 1991

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INTERSTATE COMPLETE COMMISSION

The Honorable Sidney L. Strickland Secretary Interstate Commerce Commission 12th and Constitution Avenue, N.W. Washington, D.C. 20423

Dear Secretary Strickland:

Enclosed please find one original, one counterpart, and two copies of a Security Agreement, to be recorded pursuant to 49 U.S.C. §11303. This document is a primary document for the Galveston Railroad, L.P., the successor to the Galveston Railway, Inc. We request that this Agreement be cross-indexed.

The names and addresses of the parties to this document are:

Secured Party:

First Alabama Bank of Dothan P.O. Box 6507 Dothan, Alabama 36302

Debtor:

Galveston Railroad, L.P. 37th and Old Port Industrial Blvd. Galveston, Texas 77553

LRW Ry, L.P. Highway 10 and Railroad Avenue Perry, Arkansas 72125

ET Ry, L.P. 132 Legion Street Johnson City, Tennessee 37605

KWT Railway, Inc. 908 Depot Street Paris, Tennessee 38242 His same array

16. KI SIZ & TOP



The Hon. Sidney L. Strickland July 3, 1991 Page 2

ATW Ry, L.P. 317 Chatham Street Sanford, North Carolina 27330

The description of the equipment covered by this Agreement is listed in Attachment A to this letter.

A fee of \$15.00 is enclosed. Please return the original documents to Slover & Loftus, 1224 Seventeenth Street, N.W., Washington, D.C. 20036.

A short summary of the document to appear in the index is:

A Security Agreement to secure the debt of Galveston Railroad, L.P. to the First Alabama Bank of Dothan, with locomotives as collateral.

Sincerely,

Donald G. Avery An Attorney for the

Railroads

DGA:mfw Enclosure

KWT RAILWAY, INC.

Locomotive KWT 300 EMD GP-9 1700 HP, Serial #62K61

Locomotive KWT 301 EMD GP-9 1750 HP, formerly MILW 318, Serial #57-M-115

Locomotive KWT 302 EMD GP-9 1750 HP, formerly BN 1928, Serial #55-M-11

Locomotive KWT 303 EMD GP-18 1800 HP, formerly BN 1994, Serial #60-F-77

All of the foregoing are garaged at 908 Depot Street, Paris, Tennessee 38242.

ET RY, L.P.

Locomotive ETRY 211 ALCO R/S32 2000 HP, formerly SP 4002, Serial #84027

Locomotive ETRY 212 ALCO R/S32 2000 HP, formerly NYC 8020, Serial #84035

All of the foregoing are garaged at 132 Legion Street, Johnson City, Tennessee 37605.

GALVESTON RAILROAD, L.P.

Locomotive GW 301 Model SW 1001 EMD 1000 HP

Switcher locomotive Serial No. 756080-1

Locomotive GW 302 Model SW 1001 EMD 1000 HP

Switcher locomotive Serial No. 756080-2

Locomotive GW 303 Model SW 1001 EMD 1000 HP

Switcher locomotive Serial No. 776052

Locomotive GW 304 Model SW 1001 EMD 1000 HP

Switcher locomotive Serial No. 795304-1

Locomotive GW 305 Model SW 1001 EMD 1000 HP

Switcher locomotive Serial No. 795304-2

All of the foregoing are garaged at 37th and Old Port Industrial Blvd., Galveston, Texas 77553.

ATW RY, L.P.

Locomotive ATW 100 1950 EMD B-B 70 Ton Diesel, Model #92673

Locomotive ATW 101 1948 EMD B-B 70 Ton Diesel, Model #29467

RAIL CARS

<u>Series</u>		No. of Cars
ATW 11000	thru 11013	14
ATW 25002	ATW 25141	
25004	25142	
25005	25143	·
25008	25144	
25010	25145	·
25012	25146	
25015	25147	
25016	25148	
25017	25149	
25018	25155	,
25019	25156	
25024	25157	
25025	25158	
25026	25159	
25085	25185	
25086	25186	
25087	25187	
25088	25188	
25089	25189	
25111	25190	
25113	25191	
25114	25193	,
25130	25194	•••
25131	25195	
25132	25196	
25133	25197	
25134	25198	
25140	25199	56

All of the foregoing are garaged at 317 Chatham Street, Sanford, North Carolina 27330.

LRW Ry, L.P.

Locomotive LRWN 101 ALCO C420 2000 HP formerly LIRR 207

Locomotive LRWN 102 ALCO C420 2000 HP formerly LN 1307

Locomotive LRWN 103 EMD GP-9 formerly BN 1786

All of the foregoing are garaged at Highway 10 and Railroad Avenue, Perry, Arkansas 72125.

Interstate Commerce Commission

Washington, **B.C.** 20423

OFFICE OF THE SECRETARY

Donald G. Avery
Slover & Lottus
1224 17th Street N.W.
Washington, D.C. 20036

Dear Sir:

The enclosed dcoument(s) was recorded pursuant to the provisions of Section 11303 of the Insterstate Commerce Act, 49 U.S.C. 11303, on 7/3/91 at 2:45pm , and assigned recordation number(s). 17413,17414,17415,17416 & 17417

Sincerely yours,

Sidney L. Strickland, Jr. Secretary

This conformed copy is an exact duplicate of the original.

FIRST ALABAMA BANK

JUL 3 100: 0

SECURITY AGREEMENT, GOODS AND EQUIPMENT COMMISSION (ROLLING STOCK)

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	,		Date:	July 2	_1	19 91
See Attache	d Schedule "A	ب '''		* u		
(NAME OF DEBTOR)		(STREET ADDR	ESS)		Ţ	CITY AND STATE)
hereinafter called "Debto	or" whether one or	more, hereby gra	ants to First	Alabama 1	Bank of <u>Dot</u>	han ,
	Alaba	ama, hereinafter	called "Bar	nk." a secu	rity interest	oursuant to the
					-	
Alabama Uniform Comm						
locomotives	and railcar	s described	on Sche	dule "B	" attached	hereto.
						,
the same shall be kept at I the contrary. This secur hereunder, including the Security Agreement, inc Debtor warrants that interest granted at the business purposes and r	rity interest is gra payment as and w luding future adva he is owner of the time of the curren	inted to secure to then due of Debto inces. collateral, clear t advance√and to	he performa or's promisso of all liens a hat the good	nce and pa ory note or and securit ds are boug	nyment of Deb notes executed y interests, ex	tor's obligations pursuant to this cept the securit
☐ If checked, the collate other purpose. Debtor interest is of a "purch	eral is being acquire hereby authorizes	ed by the Debtor v Bank to disburse	with the pro	ceeds of the		
If collateral is to be w			or other god	ods, a descr	iption of the re	al estate or othe
goods is as follows:						
goods is as follows			* 1 4			
						
					<u>.</u>	
and the name of the rec	ard awner of such	real estate or oth	her goode ie			· ·
and the name of the reco	Jid owner of sach	· .				
			<u>.</u>			

Debtor agrees to maintain said collateral in good condition, ordinary wear and tear accepted, and to insure the same against loss or damage by fire, theft and all expected risks to which the same may be exposed or which Bank may designate, in a reliable insurance company satisfactory to Bank with a loss payable clause in favor of Bank. Debtor assigns to Bank all right to receive proceeds of insurance not exceeding the unpaid balance under the note, directs insurer to pay all proceeds directly to Bank, and authorizes Bank to endorse any draft for the proceeds. Should Debtor fail to procure or to continue said insurance, the entire amount owing shall, at the option of Bank, become due and payable, or Bank may, but is not required to, procure the insurance desired, and any premiums paid by Bank shall become part of the debt secured hereby and shall become immediately due and payable. The collateral

will be kept at See Attached Schedule "A" , and Bank may inspect

the same at any time. Said collateral will not be sold, transferred or disposed of or be subjected to any unpaid charge, including taxes, or to any subsequent interest of a third party created or suffered by Debtor unless Bank consents in advance in writing to such charge, transfer, disposition or subsequent interest. Debtor will sign and execute, alone or with Bank, any financing statement or other document or procure any document and pay all connected costs and expenses necessary to protect the security interests under this Security Agreement against the rights or interests of third persons, and Debtor will reimburse Bank for any action taken by it or on its behalf to remedy any default hereunder, including expenses of retaking, holding, preparing for sale and selling the collateral; the payment of reasonable attorney's fees and any other expenses of collection, plus interest thereon at the same rate provided for in the note evidencing the transaction.

*Any misrepresentation or misstatement in connection herewith, any non-compliance with or non-performance of any of Debtor's obligations or agreements hereunder, bankruptcy or insolvency proceedings instituted by or against Debtor and any assignment for the benefit of creditors by Debtor shall constitute default under this agreement. In the event of default, Bank may exercise its rights of enforcement under the Uniform Commercial Code of Alabama as now or hereafter in effect, and in conjunction with, addition to or substitution for those rights at Bank's discretion may enter upon Debtor's premises to take possession of or require Debtor to make the collateral available at some

convenient place Bank designates, to enable Bank to take possession or dispose of the collateral. Bank may, at its sole option, waive or remedy any default without waiving the default remedied and without waiving any other prior or subsequent default. In the case of a default where Bank has taken possession of the collateral and where Bank is required to give notice as to when the collateral will be sold, Bank hereby agrees to give the debtor five days advance notice of said sale or disposition of collateral in writing. In the event of any default hereunder, debtor is liable to Bank for any deficiency and shall be entitled to any net surplus that may arise from the sale or other collecting from the collateral hereunder. In the event the secured party shall deem itself or the above chattel (s) insecure, then, and in any of said events, all indebtedness hereby secured shall become immediately due and payable.

The property described in this security agreement likewise becomes security for the payment of any and all other liability or liabilities of the undersigned to Bank whether the same be now existing or hereafter contracted, now due, or hereafter to become due, whether contracted directly with the owner or holder, or whether Bank acquired by assignment or otherwise from another, and whether said liability be absolute or contingent, joint or single or both. In the event of default or insolvency by Debtor, Bank is authorized to apply to the debt secured hereby any funds in Bank belonging to Debtor and to any surety or guaranter hereof.

Debtor covenants and agrees that all information supplied and statements made by him in any financial or credit statement or application for credit prior to this security agreement are true and correct; that no financing statement covering the collateral or its proceeds is on file in any public office; that except for the security interests granted in this security agreement/there is no adverse lien, security interest or encumbrance in or on the collateral covered hereby; that the addresses of Debtor's residence or place or places of business, if any, are those appearing below his signature. Debtor will immediately advise Bank in writing of any change in the Debtor's residence or business address, and in the case where the collateral is used for business purposes, to advise Bank of any new place of business. If more than one Debtor executes this Security Agreement, their obligations hereunder shall be joint and several.

The term "Debtor" as used in this instrument shall be construed as singular or plural to correspond with the number of persons executing this instrument as Debtor. The pronouns used in this instrument are in the masculine gender but shall be construed as feminine or neuter as occasion may require. "Secured Party" and "Debtor" as used in this instrument includes the heirs, executors or administrators, successors, representatives, receivers, trustees and assigns of those parties.

SEE ATTACHED EXECUTION ADDENDUM

(ADDRESS OF CHIEF PLACE OF BUSINESS)	(DEBTOR'S SIGNATURE)
	· · · · · · · · · · · · · · · · · · ·
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(ADDRESSES OF OTHER PLACES OF BUSINESS)	(DEBTOR'S RESIDENCE)
and the first of the control of the specific of the specific of the control of the specific of the specific of	
I have been been successful to the control of the c	
(ADDRESS OF CHIEF PLACE OF BUSINESS)	[DEBTOR'S SIGNATURE]
and the second of the second o	·
(ADDRESSES OF OTHER PLACES OF BUSINESS)	(DEBTOR'S RESIDENCE)

* subject to terms of the Term Loan Agreement of even date herewith

** and the Note and UCC-1 in favor of Galveston Wharves

SCHEDULE "A"

TO

SECURITY AGREEMENT, GOODS AND EQUIPMENT (ROLLING STOCK)

Dated July 2, 1991

Galveston Railroad, L.P. 37th and Old Port Industrial Blvd. Galveston, Texas 77553

LRW Ry, L.P. Highway 10 and Railroad Avenue Perry, Arkansas 72125

ET Ry, L.P. 132 Legion Street Johnson City, Tennessee 37605

> KWT Railway, Inc. 908 Depot Street Paris, Tennessee 38242

ATW Ry, L.P. 317 Chatham Street Sanford, North Carolina 27330

SCHEDULE "B"

TO

SECURITY AGREEMENT, GOODS AND EQUIPMENT (ROLLING STOCK)

Dated July 2, 1991

KWT RAILWAY, INC.

Locomotive KWT 300 EMD GP-9 1700 HP, Serial #62K61

Locomotive KWT 301 . EMD GP-9 1750 HP, formerly MILW 318, Serial #57-M-115

Locomotive KWT 302 EMD GP-9 1750 HP, formerly BN 1928, Serial #55-M-11

Locomotive KWT 303 EMD GP-18 1800 HP, formerly BN 1994, Serial #60-F-77

All of the foregoing are garaged at 908 Depot Street, Paris, Tennessee 38242.

ET RY, L.P.

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Locomotive ETRY 212 ALCO R/S32 2000 HP, formerly NYC 8020, Serial #84035

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GALVESTON RAILROAD, L.P.

Locomotive GW 301 Model SW 1001 EMD 1000 HP

Switcher locomotive Serial No. 756080-1

Locomotive GW 302 Model SW 1001 EMD 1000 HP

Switcher locomotive Serial No. 756080-2

Locomotive GW 303 Model SW 1001 EMD 1000 HP

Switcher locomotive Serial No. 776052

Locomotive GW 304 Model SW 1001 EMD 1000 HP

Switcher locomotive Serial No. 795304-1

Locomotive GW 305 Model SW 1001 EMD 1000 HP

Switcher locomotive Serial No. 795304-2

All of the foregoing are garaged at 37th and Old Port Industrial Blvd., Galveston, Texas 77553.

ATW RY, L.P.

Locomotive ATW 100 1950 EMD B-B 70 Ton Diesel, Model #92673

Locomotive ATW 101 1948 EMD B-B 70 Ton Diesel, Model #29467

RAIL CARS

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25026	25159	
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LRW Ry, L.P.

Locomotive LRWN 101 ALCO C420 2000 HP formerly LIRR 207

Locomotive LRWN 102 ALCO C420 2000 HP formerly LN 1307

Locomotive LRWN 103 EMD GP-9 formerly BN 1786

All of the foregoing are garaged at Highway 10 and Railroad Avenue, Perry, Arkansas 72125.

EXECUTION ADDENDUM

TO

SECURITY AGREEMENT, GOODS AND EQUIPMENT (ROLLING STOCK)

Dated July 2, 1991

The undersigned have executed and delivered this Security Agreement, Goods and Equipment (Rolling Stock) dated July 2, 1991, on and as of such date.

Galveston Railroad, L.P.

By: Rail Management and Consulting Corporation, General Partner

By: K. Earl Durden Its President

LRW Ry, L.P.

By: Rail Management and Consulting Corporation, General Partner

K. Earl Durden

Its President

ET Ry, L.P.

By: Rail Management and Consulting Corporation, General Partner

By: K. Earl Durden Its President

KWT Railway, Inc.

By: K. Earl Durden

Its President

ATW Ry, L.P.

By: Rail Management and Consulting Corporation, General Partner

By: K. Earl Durden
Its President

STATE OF ALABAMA]
HOUSTON COUNTY]
I, De's kell, a Notary Public, in and for said County in said State, hereby certify that K. Earl Durden, whose name as President of Rail Management and
hereby certify that K. Earl Durden, whose name as President of Rail Management and
Consulting Corporation, a Delaware corporation and sole general partner of said Galveston
Railroad, L.P., a limited partnership, is signed to the foregoing Security Agreement, Goods and Equipment (Rolling Stock), and who is known to me, acknowledged before me on this day that, being informed of the contents of the Security Agreement, Goods and Equipment (Rolling Stock), he, as such officer and with full authority, executed the same voluntarily for and as the act of said limited partnership.
Given under my hand this the 2 day of July, 1991.
Notary Public
My Commission Expires: $4/19/95$
,
STATE OF ALABAMA]

L.P., a limited partnership, is signed to the foregoing Security Agreement, Goods and Equipment (Rolling Stock), and who is known to me, acknowledged before me on this day that, being informed of the contents of the Security Agreement, Goods and Equipment (Rolling Stock), he, as such officer and with full authority, executed the same voluntarily for and as the act of said corporation.

· •

Given under my hand this the 2 day of July, 1991.

Notary Public

My Commission Expires: 4/19/95

1
HOUSTON COUNTY]
I, <u>Day Da's kell</u> , a Notary Public, in and for said County in said State, hereby certify that K. Earl Durden, whose name as President of Rail Management and Consulting Corporation, a Delaware corporation and sole general partner of said ET Ry, L.P., a limited partnership, is signed to the foregoing Security Agreement, Goods and Equipment (Rolling Stock), and who is known to me, acknowledged before me on this day that, being informed of the contents of the Security Agreement, Goods and Equipment (Rolling Stock), he, as such officer and with full authority, executed the same voluntarily for and as the act of said limited partnership.
Given under my hand this the <u>2</u> day of July, 1991.
Notary Public
My Commission Expires: $4/19/95$
STATE OF ALABAMA]
HOUSTON COUNTY]
I, <u>Kay De'Ske!</u> , a Notary Public, in and for said County in said State, hereby certify that K. Earl Durden, whose name as President of said KWT Railway, Inc., a corporation, is signed to the foregoing Security Agreement, Goods and Equipment (Rolling Stock), and who is known to me, acknowledged before me on this day that, being informed of the contents of the Security Agreement, Goods and Equipment (Rolling Stock), he, as such officer and with full authority, executed the same voluntarily for and as the act of said corporation.
Given under my hand this the \geq day of July, 1991.
Given under my hand this the day of July, 1991.
Notary Bublic
Notary Bublic
Notary Bublic My Commission Expires: 4/19/95
Notary Bublic My Commission Expires: 4/9/95 STATE OF ALABAMA
Notary Bublic My Commission Expires: 4/19/95

Notary Public

My Commission Expires: 4/19/95